1	ROBERT E. SCHUMACHER, ESQ.				
2	Nevada Bar No. 7504				
	JAMES E. CAVANAUGH, ESQ. Nevada Bar No. 6929				
3	GORDON REES SCULLY MANSUKHANI, LLP				
4	300 South 4 th Street, Suite 1550 Las Vegas, NV 89101				
5	Telephone: 702-577-9300				
6	Direct Line: 702-577-9340/9305 Facsimile: (702) 255-2858				
7	Email: jecavanaugh@grsm.com				
	rschumacher@grsm.com				
8	Attorneys for Defendant,				
9	CHARĽES B. CHRYSTAL COMPANY, INC.				
10	UNITED STATES DISTRICT COURT				
11	DISTRICT OF NEVADA				
12	TYLER WALL and LORISSA HOTTEL,	CASE NO. 2:21-CV-01798-JAD-DJA			
13	Plaintiff,				
14	vs.	STIPULATION AND ORDER			
15	AVON PRODUCTS, INC.; BARRETTS	FOR DISMISSAL OF CLAIMS AGAINST DEFENDANT			
16	MINERALS, INC.; BRENNTAG NORTH AMERICA, INC. (sued individually and as	CHARLES B. CHRYSTAL CO., INC. WITHOUT PREJUDICE			
	successor-in-interest to MINERAL PIGMENT	INC. WITHOUT PREJUDICE			
17	SOLUTIONS, INC. and as successor-in-interest to WHITTAKER CLARK & DANIELS, INC.);				
18	BRENNTAG SPECIALTIES LLC f/k/a				
19	BRENNTAG SPECIALTIES, INC. f/k/a MINERAL) PIGMENT SOLUTIONS, INC. (sued individually)				
20	and as successor-in-interest to WHITTAKER CLARK & DANIELS, INC.); CHARLES B.	ECF No. 31			
21	CHRYSTAL COMPANY, INC.; CHATTEM, INC. a subsidiary of SANOFI-AVENTIS U.S. LLC (sued				
22	individually and as successor-in-interest to BLOCK				
	DRUG CORPORATION. Successor-in-interest to THE GOLD BOND STERILIZING POWDER				
23	COMPANY a/k/a THE GOLD BOND COMPANY); COTY, INC.; PFIZER INC.; SPECIALTY				
24	MINERALS INC. (sued individually and as a				
25	subsidiary of MINERALS TECHNOLOGIES INC.);) and WHITTAKER CLARK & DANIELS, INC.,				
26	Defendants.				
27)				
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Las Vegas, NV 89101

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STIPULATION	AND ORDER	FOR DISM	<u>IISSAL W</u>	<u>TTHOUT I</u>	<u>PREJUDICE</u>

Defendant CHARLES B. CHRYSTAL COMPANY, INC., ("CBC") by and through its attorneys, Robert E. Schumacher, Esq. and James E. Cavanaugh, Esq. of the law firm of GORDON REES SCULLY MANSUKHANI LLP, and Plaintiffs TYLER WALL and LORISSA HOTTEL ("Plaintiffs"), by and through their counsel, Tyson Ganble, Esq. of the law firm of SIMON GREENSTONE PANATIER, PC; Shaun K. Muaina, Esq. of the law firm of HENNESS & HAIGHT; and A. Gentry Smith, Esq. of the law firm of MAUNE RAICHLE HARTLEY FRENCH & MUDD, LLC hereby stipulate and agree as follows:

- 1. Plaintiffs hereby dismisses its Complaint [ECF No. 1] including all claims, disputes, and causes of action alleged against CBC without prejudice in exchange of waiver of costs.
- 2. This stipulation is intended to resolve all of the claims, disputes, and causes of action between Plaintiffs and CBC in this matter, with each party to bear its own fees and costs of litigation.

IT IS SO STIPULATED

DATED this <u>17th</u> day of November 2021.	DATED this 17^{m} day of November 2021
GORDON REES SCULLY MANSUKHANI, LLP	HENNESS & HAIGHT

,	
/s/ James E. Cavanaugh	/s/ Shaun K. Muaina
ROBERT E. SCHUMACHER, ESQ.	SHAUN K. MUAINA, ESQ.
Nevada Bar No. 7504	Nevada Bar No. 12829
JAMES E. CAVANAUGH, ESQ.	8972 Spanish Ridge Avenue
Nevada Bar No. 6929	Las Vegas, Nevada 89148
300 South 4 th Street, Suite 1550	
Las Vegas, Nevada 89101	
Attorney for Defendant,	TYSON GAMBLE, ESQ.
CHARLES B. CHRYSTAL COMPANY, INC.	California Bar No. 266677
	Pro Hac Vice Pending
	STUART PURDY, ESQ.
	California Bar No. 239878
	Pro Hac Vice Pending
	SIMON GREENSTONE PANATIER, PC
	3780 Kilroy Airport Way, Suite 540
	Long Beach California 90806

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A. GENTRY SMITH, ESQ. 1 Missouri Bar No. 46090 2 Pro Hac Vice Pending MAUNE RAICHLE HARTLEY 3 FRENCH & MUDD, LLC 1015 Locust Street, Suite 1200 4 St. Louis, Missouri 63101 5 Attorneys for Plaintiffs, 6 TYLER WALL and LORISSA HOTTEL 7 8 **ORDER** 9 10 Based on the stipulation between plaintiff and Defendant Charles B. Chrystal Company, Inc. [ECF No. 31], which I construe as a joint motion under Local Rule 7-1(c) 11 because it was signed by fewer than all the parties or their attorneys, and with good cause appearing, IT IS HEREBY ORDERED that ALL CLAIMS AGAINST Defendant Charles 12 B. Chrystal Company, Inc. are DISMISSED without prejudice, each side to bear its own 13 fees and costs. 14 U.S. District Judge Jennifer A. Dorsey 15 Dated: November 17, 2021 16 17 18 19 20 21 22 23 24 25 26 27 28